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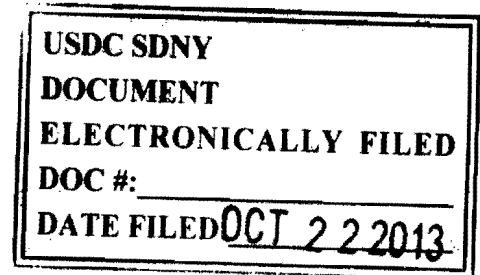
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October 15, 2013

Honorable Katherine B. Forrest
United States District Judge
Southern District of New York
United States Courthouse
500 Pearl Street
New York, New York 10007

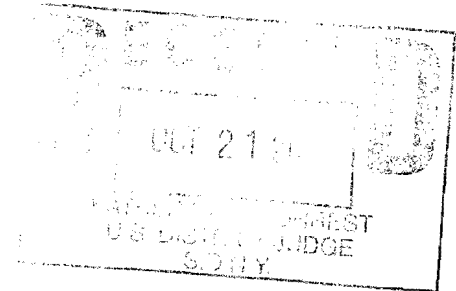
Re: *United States v. Sanford Gottesman*
13 Cr. 571 (KBF)

Dear Judge Forrest,

I write on behalf of my client, the above-referenced Sanford Gottesman, to respectfully request an amendment of the defendant's current travel restrictions to allow him to travel to Sterling, Virginia from November 24, 2013 through November 31, 2013 to celebrate the Thanksgiving holiday with his family.

If the Court were to grant this request Mr. Gottesman would be staying with his sister, Erika Masini, at her home at 46313 Stratton Terrace #303, Sterling, Virginia 20165. Because Ms. Masini resides in the Washington, D.C. suburbs, Mr. Gottesman is also requesting permission to travel to Washington, D.C. during the week-long stay with his family.

I have discussed the subject matter of this letter with AUSA Micah Smith who, on behalf of the government, advises that he does not object with the within request. I have also discussed this request with U.S. Pre-trial Services Officer Lisa Chan (212 805-4131) who advised that she too does not object to the request. The Pre-trial Officer also reported to me in an e-mail that Mr. Gottesman "has been compliant, reported as directed and has tested negative."



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Thank you for your consideration.

Very truly yours,

LAW OFFICES OF
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By: 

Lawrence H. Schoenbach, Esq.

LHS/sms

Cc: AUSA Micah Smith, Esq.
US PTSO Lisa Chang
Mr. Sanford Gottesman

Ordered
Application granted.

10/22/13

K. B. Forrester
us DJ